Exhibit A

Exhibit A

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

M.P.G. TENT RENTALS, INC., d/b/a)	
Special Occasions, individually, and on)	
behalf of others similarly situated,)	
)	*
Plaintiff,)	
)	
vs.)	Civil Action No.:
)	
S & S FIRESTONE, INC., d/b/a S & S)	
Tire; and Fictitious Parties A through E,)	
)	
Defendants.)	

CLASS ACTION COMPLAINT

COMES NOW M.P.G. Tent Rentals, Inc., d/b/a Special Occasions, individually, and on behalf of all other persons or entities similarly situated, as Plaintiff, and files this Class Action Complaint against the Defendants, S & S Firestone, Inc., d/b/a S & S Tire, and Fictitious Parties A through E (hereinafter, the named and fictitious parties will be collectively known as "Defendants"), respectfully showing the following:

PARTIES, JURISDICTION AND VENUE

PLAINTIFF:

- M.P.G. Tent Rentals, Inc. (hereinafter, "Representative Plaintiff") is an Alabama corporation with its main office located at 2820 Central Avenue, Homewood, Alabama 35209.
- The claims of the class of persons represented by the Representative Plaintiff
 arise pursuant to the provisions of the Telephone Consumer Protection Act, 47 U.S.C.§227
 (hereinafter, "TCPA").

DEFENDANT:

- Defendant S & S Firestone, Inc., (hereinafter, "S & S Firestone") is a Kentucky corporate entity whose mailing address, upon information and belief, is 1175 Jingle Bell Lane, Lexington, KY 40555-5046.
- 4. Fictitious Parties A through E represent those persons, corporations or other legal entities, parent, predecessor or successor in interest to S & S Firestone, whose identities are unknown at the present time but will be substituted by amendment when ascertained, who assisted S & S Firestone in creating, publishing, and faxing the document received on the fax machine owned by Representative Plaintiff.
- 5. Venue is proper in this Court pursuant to Alabama Code § 6-3-7(a)(3) as the Representative Plaintiff was located and did business in Jefferson County, Alabama at the time of the accrual of the cause of action.

CLASS ACTION REGARDING SIMILARLY SITUATED PLAINTIFF

6. Representative Plaintiff brings this action as a class action pursuant to the provisions of Alabama Code § 6-5-640 and Ala. R. Civ. P. 23. The proposed Class of Plaintiffs is so numerous that joinder of all members is impractical. Upon information and belief, Representative Plaintiff shows that noncompliant facsimile advertisements sent on behalf of the Defendants to advertise their products and services have been transmitted to hundreds of telephone facsimile machines in Alabama and, presumably, other states through an intentional and persistent course of conduct. Each such transmission constitutes a separate violation of the TCPA. As a result thereof, there are questions of law or fact common to the proposed Class, and such questions predominate over any questions affecting only individual members. A class

action is superior to other available methods for fair and efficient adjudication of this controversy.

- The claims of the Representative Plaintiff are typical of the claims of the proposed class.
 - 8. For the purposes of this action, the proposed Class consists of the following:

All persons, natural or otherwise, throughout the State of Alabama and the United States to whom Defendants sent, or caused to be sent, from, upon information and belief, March 28, 2011, through the filing of this complaint, one or more facsimile transmissions with content substantially similar to that contained in Exhibits 1 - 18.

Excluded from this class are any persons, natural or otherwise, to whom Defendants sent, or caused to be sent, any facsimile transmissions with content substantially similar to that contained in the attached Exhibit 1, but which contained an Opt-Out Notice fully compliant with 47 C.F.R. 64.1200(a)(3)(iii) and (iv) and for whom Defendants can produce records that prove the existence of an "Established Business Relationship" or "Prior Express Invitation or Permission" as those respective terms are defined by the Federal Communications Commission (hereinafter the "FCC") in its Rules and Regulations, to send such transmissions.

Excluded from the class is any agent, employee, or shareholder of Defendants. Also excluded from the class are all judges of the state courts of the State of Alabama as well as all judges of the Court of Appeals and justices of the Supreme Court of the State of Alabama.

Also excluded from the class is anyone who has filed separate litigation against Defendants for the same conduct alleged in this litigation, unless said individual consents to the consolidation of his or her case with the instant case.

Also excluded from the class is anyone who has released Defendants from the same conduct alleged in this litigation.

 The Representative Plaintiff and its counsel are capable of and are willing to represent the other members of the proposed Class fairly and adequately.

FACTUAL ALLEGATIONS PERTINENT TO ALL COUNTS

- 10. Representative Plaintiff realleges and incorporates Paragraphs 1 through 9 above as if fully set forth herein.
- 11. The Defendant's facsimiles were received in the Representative Plaintiff's office located at 2820 Central Avenue, Homewood, Jefferson County, Alabama 35209, on a fax machine using the dedicated telephone line number 205-879-2644. Hereinafter, the facsimiles at issue in this action will be referred to as the "Faxes".
- 12. On March 28, 2013, a series of fax transmissions offering S & S Firestone's goods, products and/or services began arriving on the Representative Plaintiff's fax machine. The Faxes at issue contain a variety of advertisements offering deals and specials, as well as those urging the recipient to call for pricing. All of the Faxes include a toll free telephone number.
- 13. True and correct copies of those Faxes, as received by Representative Plaintiff, are annexed hereto as Exhibits 1 through 18.
- 14. Exhibits 1 through 18 contain material advertising the commercial availability of goods and services that will be provided by the Defendant.
- Exhibits 1 through 18 do not contain an Opt-Out Notice that is clear and conspicuous.
- 16. Exhibits 1 through 18 do not contain an Opt-Out Notice that complies with the requirements of 47 C.F.R. 64.1200(a)(3)(iii) and (iv).
- 17. Exhibits 1 through 18 do not contain an Opt-Out Notice stating that sender's failure to comply within 30 days to a request to stop sending such faxes is unlawful.

- Exhibits 1 through 18 do not contain an Opt-Out Notice of any kind.
- 19. Defendant, and/or its employees and/or its agents, determined the fax telephone numbers by which Exhibits 1 through 18 were sent to the Representative Plaintiff and other recipients of the same fax or faxes.
- 20. Upon information and belief, Defendant sent fax transmissions of Exhibits 1 through 18 to hundreds, if not thousands, of telephone facsimile machines located in Alabama and other States where S & S Firestone has stores.
- 21. Said transmissions of Exhibits 1 through 18 were made for the purpose of advertising the commercial availability of goods and services available from the Defendants.

COUNT 1 VIOLATIONS OF 47 USC § 227(b)(1)(C) ACTIONABLE UNDER 227(b)(3)

- 22. Representative Plaintiff realleges and incorporates Paragraphs 1 through 21 above as if fully set forth herein.
- 23. The TCPA requires that all persons who send advertisements to fax machines must include an Opt-Out Notice fully compliant with FCC regulations enacted pursuant to the TCPA found at 47 C.F.R. 64.1200(a)(3)(iii) and (iv).
- 24. As a result of the foregoing, any members of the proposed Class who received a facsimile from Defendant that did not include a fully compliant Opt-Out Notice are entitled to \$500.00 in damages for each fax transmission in violation of the TCPA pursuant to 47 U.S.C. § 227(b)(3)(B).

COUNT 2 TREBLE DAMAGES

25. Representative Plaintiff realleges and incorporates Paragraphs 1 through 24 above as if fully set forth herein.

- 26. Defendant's actions willfully or knowingly violated the Telephone Consumer Protection Act.
- 27. As a result of the foregoing, the Court may, in its discretion, increase the amount of the statutory damages up to an amount equal to \$1,500.00 per TCPA violation pursuant to 47 U.S.C. § 227(b)(3)(C).
- 28. The Court should use its discretion to increase the amount of statutory damages to an amount equal to \$1,500.00 per TCPA violation due to the Defendant's willful or knowing conduct.

WHEREFORE, Representative Plaintiff respectfully prays for the following relief:

- a. That the Court enter an Order certifying the claims of the Representative Plaintiff and all other persons similarly situated as class action claims set forth regarding Counts 1 and 2 as provided by Alabama Code § 6-5-640 and Ala. R. Civ. P. 23;
- b. Pursuant to Count 1, that the Court enter judgment in favor of Representation Plaintiff and the proposed Class against Defendants, in an amount of \$500.00 for each fax transmission in violation of the Telephone Consumer Protection Act;
- c. Pursuant to Count 2, that the Court find that Defendants willfully or knowingly violated the Telephone Consumer Protection Act and increase the statutory damages against the Defendant to a total of \$1,500.00 for each and every fax transmission in violation of the Telephone Consumer Protection Act;
- d. Trial by Jury as to all issues so triable; and

e. That the Representative Plaintiff and the members of the proposed Class be granted such other and further relief as is just and equitable under the circumstances.

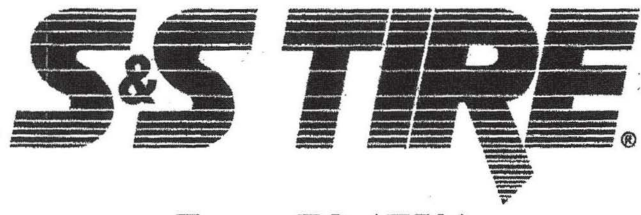
Respectfully submitted this the 14th day of January, 2014.

/s/ Samuel M. Hill
Samuel M. Hill (HIL025)
Attorney for the Plaintiff
The Law Offices of Sam Hill, LLC
265 Riverchase Parkway E., Suite 202
Birmingham, AL 35244-2898
Telephone: (205) 985-5099
Facsimile: (205) 985-5093

E-mail: sam@samhilllaw.com

PLEASE SERVE THE FOLLOWING DEFENDANT BY CERTIFIED MAIL:

Jeff Hogens, Agent for Service S & S Tire 2828 Messer Airport Highway Birmingham, AL 35203



Torque TQ-AT701

Introductory Special

Prices Good Through 3/30/13*

\$		•	QTY Available	,
TORHFLT308	215/85R16 TORQUE TQ-AT701 10P	88.66	60	
TORHFLT304	225/75R16 TORQUE TQ-AT701 10P	86.80	60	
TORHFLT303	235/75R15 TORQUE TQ-AT701 6P	83.72	80	
TORHFLT309	235/85R16 TORQUE TQ-AT701 10P	102.61	60	
TORHFLT305	245/75R16 TORQUE TQ-AT701 10P	98.54		
TORHFLT307	245/75R17 TORQUE TQ-AT701 10P	108.84	60	
TORHFLT302	265/70R17 TORQUE TQ-AT701 10P	114.98	60	
TORHFLT306	265/75R16 TORQUE TQ-AT701 10P	109.73	123	*
TORHFLT301	31X1050R15 TORQUE TO-AT701 6P-	93.04	100	-
	5000	• • •		

*Call to get correct pricing 714-7011 or Toll Free: 877-777-7411

CROSSWIND B/W SPECIALS

land-graph	Description	Onhand (4/30/2013)	PRICE
eared water	P235/75R15 CROSSWIND L780	95	\$66.00
_	LT215/85R16 CROSSWIND L780 10P	133	\$86.00
******	LT225/75R16 CROSSWIND L780 10P	220	\$82.00
	LT235/85R16 CROSSWIND L780 10P	270	\$93.00
	LT245/75R16 CROSSWIND L780 10P	201	\$96.00

SAMSON SPECIALS

Description	Onhand	HS Price
15.5-25 ROCK CRUSHER L2 12P TL	8	\$470.00
19.5-24 IND ULTRA R4 XHD 12P TL	56	\$459.99
17.5-25 ROC CRUSHER L2 12P TL	12	\$590.00
13.00-24 ROAD GRADER G2-E 12P TL	59	\$344.99
14.00-24 ROAD GRADER G2-E 12P TL	130	\$389.99
12.5/80-18 SDWNDR PREM I3 14P TL	49	\$220.00
11L16 INDL F3 XHD BACKHOE 10P TL	17	\$145.00
17.5L-24 IND ULTRA R4 XHD12P TL	22	\$362.00
16.9L-24 IND ULTRA R4 XHD12P TL	20	\$378.00
21L24 IND ULTRA R4 XHD 12P TL	11	\$553.00

S+S TIRE BIRMING HAM 877-777-7411 205-714-7011 CALL TO GET THESE PRICES ASK FOR JIM

S&S TIRE BIRMINGHAM

877 777 - 7411 MEMORIAL DAY DEALS PRICES GOOD FROM 5/23/13 - 5/28/13

225/70R15 GENERAL ALTIMAX OWL \$73 235/70R15 GENERAL ALTIMAX OWL \$76

265/75R16 10PLY TORQUE AT \$103 225/60R16 TORQUE TQ021 \$53

215/70R15 GOODYEAR INTEGRITY \$55 255/70R16 GDY WRANGLER RTS OWL \$100

10X16.5 SAMSON 8PLY SKID STEER \$93 12X16.5 SAMSON 12PLY SKID STEER \$121

11R22.5 GLADIATOR QR99 (CSD) \$268 TAX IN 11R22.5 ROADMASTER 254 (OSD) \$305 TAX IN

CALL TO GET THIS PRICING!

DURUN SPECIAL

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DÜRYTHP29	225/35R20 F-ONE 93W BLK	64	\$61.00
DURYTHP06	245/35R20 F-ONE 95W BLK	119	\$65.00
DURYTHP28	225/30R20 F-ONE 85W XL BLK	129	\$65.00
DURYTHP08	255/35R20 F-ONE 97Y BLK	127	\$68.00
DURYTHP18	245/30R22 F-ONE 92W BLK	58	\$75.00
DURYTHP23	235/30R22 F-ONE 90W XL BLK	75	\$75.00
DURYTHP10	255/30R22 F-ONE 95W XL BLK	62	\$77.00
DURYTHP11	265/35R22 F-ONE 102V BLK	220	\$80.00
DURYTHP21	275/40R20 F-ONE 106V XL BLK	22	\$84.00
DURYTHP22	275/45R20 F-ONE 110V XL BLK	80	\$84.00
DURYTHP25	265/40R22 F-ONE 106V XL BLK	30	\$90.00
DURYTHP76	275/55R20 F-ONE XL BL 117H	67	\$93.00
DURYTHP12	305/40R22 F-ONE 114V BLK	73	\$96.00
DURYTHP15	255/30R24 F-ONE 97V BLK	40	\$108.00
DURYTHP26	295/35R24 F-ONE 110V XL BLK	38	\$112.00
DURYTHP31	275/25R24 F-ONE 96W BLK	23	\$112.00
DURYTHP14	305/35R24 F-ONE 114W BLK	31	\$120.00
DURYTHP77	275/25R26 F-ONE XL BLK 98W	21	\$123.00
DURYTHP17	295/30R26 F-ONE 107W BLK	30	\$131.00
DURYTHP78	275/25R28 M626 XL BLK 99W	17	\$202.00
DURYTHP79	295/25R28 M626 XL BLK 103W	43	\$217.00
	1		I

S & S TIRE BIRMINGHAM

877-777-7411 205-714-7011

>>

\$49.99 /60R16 TOROUF

225/60R16 TORQUE ONLY 300 AT THIS PRICE

S & S TTRE
BIRMINGHAM
877-777-7411

CROSSWIND P. METRIC + LT SPECIALS

Froduct this stoer	Gas Cit (Sign)	3 Ochand (Service 3)	Price	· SEE PRICE
CROLTR2061LL	P235/75R15 CROSSWIND L780	76	\$66.00	\$62.70
CROLTR2071LL	LT215/85R16 CROSSWIND L780 10P	84	\$86.00	\$81.70
CROLTR2072LL	LT225/75R16 CROSSWIND L780 10P	180	\$82.00	\$77.90
CROLTR2074LL	LT235/85R16 CROSSWIND L780 10P	177	\$93.00	\$88.35
CROLTR2076LL	LT245/75R16 CROSSWIND L780 10P	143	\$96.00	\$91.20
	JUNE CROSSWIND SPECIAL			32+ PRICE
	S & S TIRE BIRMINGHAM	i		ANY MIX
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·	877-777-7411	1	tantie beilie en en de de la constant de la constan	

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GLADIATOR TRUCK TIRE SPECIAL

ALL PRICES INCLUDE F.E.T.

11R22.5 QR-99 14PR CSD \$268.00

11R24.5 QR-99 14PR CSD \$289.00

11R24.5 QR-99 16PR CSD \$290.00

11R24.5 QR-55 14PR AP \$280.00

295/75R22.5 QR-55 14PR AP \$259.00

285/75R24.5 QR-55 14PR AP \$290.00

285/75R24.5 QR-99 14 PR CSD \$292.00

285/75R24.5 QR-35 14 PR TRL \$264.00

WHILE SUPPLIES LAST

S & S TIRE BIRMINGHAM 877-777-7411

MASTERCRAFT AVENGER GT RWL JUNE 2013 SPECIAL

225/70R14 \$77 255/70R15 \$89 275/60R15 \$98

S &S TIRE BIRMINGHAM 877-777-7411

DAILY DEALS @ S&STRE (BRIVINGHAM)



195/65R15 TORQUE TQ021 91V (200)	\$43.00
215/70R15 TORQUE TQ021 98H (100)	\$52.00
265/75R16 TORQUE TQ-AT701 10PL (100)	\$99.99
31x10.50Rx15 TORQUE TQ-AT701 6PL	\$88.00
25570R22.5 RM 120 16PL TRL	\$238.00
14.00-24 SAMSON ROAD GRADE 12PL TL	\$355.00
10x16.5 SAMSON SKID STR L2 8PL	\$89.00
12.5x80x18 SAMSON SDWNDR PREM I3 14PL TL	\$216.00
11L16 SAMSON INDL F3 XHD BACKHOE 10PL TI	\$138.00

Good through end of June or while supplies last 1-888-777-7411

S & S TIRE BIRMINGHAM 877-777-7411

TRANSFORCE HT

LT245/75R16 10PR \$129.50

ONLY 200 AT THIS PRICE

LT235/85R16 10PR \$128.50

ONLY 100 AT THIS PRICE

LT225/75R16 10PR \$127.50

ONLY 200 AT THIS PRICE

CALL TO GET THIS PRICING!

SALE ENDS FRIDAY 06/28/13

877-777-7411

ONE DAY DEAL FOR TWO DAYS 6/27 & 6/28

S & S TIRE BIRMINGHAM

877 777-7411

P235/75R15 AS IV \$59.99 P265/70R16 HSX OWL \$105.99 235/85R16 10PLY CREATION \$86.99 245/75R16 10PLY CREATION \$83.99

GOODYEAR DEAL ONLY 200 UNITS

S & S TIRE BIRMINGHAM 877 777-7411

\$65 195/60R15 EAGLE RSA 88H

TORQUE DEALS 7/16/13-7/19/13 ONLY

S & S TIRE BIRMINGHAM 877 777-7411

TORQUE A/T 225/75R16 10 PLY \$79.99

TORQUE H/T 245/75R16 10PLY \$85.99

DEALS FOR THE WEEK OF 7/22/13

S & S TIRE BIRMINGHAM 877 777-741

TRANSFORCE A/T 245/75R16 10PLY BLK \$136 265/75R16 10PLY BLK \$143

GOODYEAR 195/60R15 RSA (88H) \$65 265/70R16 RTS OWL \$113 275/55R20 EAGLE LS2 \$119

DEALS OF THE WEEK 8/16/13-8/26/13

S & S TIRE BIRMINGHAM 877 777-7418

GOODYEAR EAGLE LS 205/60TR16 \$59.00

GOODYEAR EAGLE RSA 205/55HR16 \$66.00 195/60HR15 \$59.00

GOODYEAR WRANGLER RTS 265/70R16 \$113.00 OWL

DEALS OF THE WEEK 8/23/13-8/31/13

S & S TIRE BIRMINGHAM

877 777-7411

215/70R15 TORQUE \$50 215/60R16 TORQUE \$52

265/70R16 FUZION OWL \$97

LT265/75R16 10PLY CREATION \$97

GOODYEAR NET SPECIALS

		n nive	\$7,40,600
GOO413319329	23555HR17 ASRNC CMFTRD TRG VSB	4	\$124.11
GOQ413322329	21560HR17 ASRNC CMFTRD TRG VSB	2	\$123.00
300413385329	21565TR17 ASRNC CMFTRD TRG VSB	6	\$114.00
300413393329	18565TR15 ASRNC CMFTRD TRG VSB	10	\$89.00
300413487329	22560HR17 ASRNC CMFTRD TRG VSB	4	\$144.00
300413572329	23545HR17 ASRNC CMFTRD TRG VSB	3	\$169.00
300413582329	20550VR17 ASRNC CMFTRD TRG VSB	8	\$120.24
300755032383	23560TR17 ASRNC CS FUEL MX SL BL	5	\$111,91
900755205383	21570TR16 ASRNC CS FUEL MX SL BL	4	\$117.00
300755228383	24565TR17 ASRNC CS FUEL MX SL BL	6	\$143.00
300755281383	22570TR16 ASRNC CS FUEL MX SL BL	4	\$116.00
300755292383	26575TR16 ASRNC CS FUEL MX SL BL	8	\$114.42
900755298383	24575TR16 ASRNC CS FUEL MX SL BL	10	\$98.17
900755317383	26570TR16 ASRNC CS FUEL MX SL BL	2	\$139.00
SOO755338383	26565TR17 ASRNC CS FUEL MX SL BL	6	\$161.00
GOO399367349	21555R18 ASRNC TR TRD AS VSB 91H	8	\$132.34
OO399186349	21565R17 ASRNC TR TRD AS VSB 98H	10	\$105.61
OO399546349	21560R17 ASRNC TR TRD AS VSB 96H	8	\$115.63
GOO399181349	23555R17 ASRNC TR TRD AS VSB 99H	3	\$131.58
OO399548349	21555R17 ASRNC TR TRD AS VSB 94V	4	\$127.65
00399364349	22550R17 ASRNC TR TRD AS VSB 94V	4	\$141.96
GOO399511349	21550VR17 ASRNC TR TRD AS XL BL	7	\$130.85
00399365349	20550VR17 ASRNC TR TRD AS XL BL	1 7 1	\$131.31
00399624349	23545VR17 ASRNC TR TRD AS:XL BL	4	\$142.64
OO399207349	23565R16 ASRNC TR TRD AS BL 103T	12	\$106.00
00399544349	22560R16 ASRNC TR TRD AS VSB 98H	1 11	\$125.00
00399086349	21560R16 ASRNC TR TRD AS BL 94T	4	\$101.52
OO399080349	21560R16 ASRNC TR TRD AS BL 94V	6	\$108.50
00745040516	26565R18 ASR CS TRTRD AS BL 112H	7	\$144,47
00745166516	24565R17 ASR CS TRTRD AS BL 105T	7	\$131.78
00745173516	23565R17 ASR CS TRTRD AS BL 104H	2	\$153,00
00745205516	21570R16 ASR CS TR TRD AS BL	8	\$102.14
00745492516	23570R16 ASR CS TRTRD AS BL 104T	4	\$114.58
00745495516	24570R16 ASR CS TRTRD AS BL 106T	8	\$113.06
OO745551516	22570R16 ASR CS TRTRD AS BL 101T	8	\$104.30
00745554516	23560R17 ASR CS TRTRD AS BL 102H	8	\$127.02
00745558516	23560R18 ASR CS TRTRD AS BL 102H	1 3 1	\$141.76
OO745560516	25560R17 ASR CS TRTRD AS BL 106H	2	\$161.00
00745611516	26565R17 ASR CS TRTRD AS BL 110T	8	\$139.90
00745612516	25570R18 ASR CS TRTRD AS BL 112T	4	
	S&S TIRE BIRMINGHAM	 	\$167.00
		1	
	877-777-7411		

9/4/13

GOODYEAR
S&STIRE
BIRMINGHAM
877-777-7411
DEAL OF THE WEEK
9/23/13 - 9/30/13 ONLY

205/60TR16 EAGLE LS \$57.00 706536492 205/55HR16 EAGLE RSA \$65.00 732674500 195/60HR15 EAGLE RSA \$57.00 732401500 265/70R16 WRANGLER RTS OWL \$105.00 137212568 LIMITED TO CURRENT INVENTORY ONLY

DEALS OF THE WEEK 10/8/13-10/15/13

S & S TIRE BIRMINGHAM

877 777-7411

DESTINATION LE2 OWL 235/70R16 \$104 265/70R16 \$120 245/70R17 \$120 265/70R17 \$131

PRE INVENTORY DEALS 10/22/13-10/24/13

S & S TIRE BIRMINGHAM 877 777-7411

TORQUE
185/70R14 \$36.50
195/65R15 \$41.50
205/65R15 \$45.50
215/70R15 \$49.50
225/60R16 \$52.50
265/75R16 10PLY A/T \$97.50

265/70R17 FUZION SUV OWL \$97.50 LT245/75R16 TRANSFORCE HT \$125.50 SALE ENDS 10/24/13 NO EXCEPTIONS

HALLOWEEN SPECIAL

S & S TIRE BIRMINGHAM 877 777-7411

195/60R15 EGL RSA 88H \$55.00 P235/75R15 AS IV WW \$58.00 215/65R15 ALTIMAX RT \$69.00

TORQUE HT

P265/70R17 \$85.00 LT265/70R17 \$95.00 LT235/75R15 \$72.00 31X1050R15 \$77.00

PRICES GOOD 10/31/13 & 11/1/13